In the United States District Court RECEIVED For the Northern District of Alabama 2019 MAR - 4 A 11: 15

		DEBRA P. HACKETT, CLK. U.S. DISTRICT COURT MADDLE DISTRICT ALAS
And	OPE	D. Fragg-Fel #310705 2:19-CV-157-WHA-CS
•		the full name(s) of the this action)
ALAB	AMA	NEPARTMENT OF CORRECTIONS; FET. AL
ANGE	LA	MERER, WARDEN DIFET. AL,
CYNT	HTA	STEWARD, WARDEN III; ET-AL,
CONI	ZON	HEALTH CONCR; TET. AL.
•		full name(s) of the in this action)
I. Pr	eviou	s lawsuits
A.		ve you begun other lawsuits in state or federal court(s) dealing with the same facts involved his action or otherwise relating to your imprisonment? Yes (V) No ()
В.	B. If your answer to A. is "yes", describe each lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuit(s) on another piece of paper, using the same outline.)	
	1,	Parties to this previous lawsuit
		Plaintiff(s): ANDRE D. FLAGG-EL
		Defendant(s) COMMANDEN KECTA RECD, ET.AL.
	2.	Court (if Federal Court, name the district; if State Court, name the county)
		U.S. DESTREET COURT FOR THE MEDDIE DESTRECT OF ALABAMA
	3.	Docket Number 1:17-CV-L42-ECM
		James divided to when some profession of Finish C. M.

	5.	Disposition (for example: Was the case dismissed? Was it appealed? Is it still pending		
		STELL PENDENG		
		· · · · · · · · · · · · · · · · · · ·		
	6.	Approximate date of filing lawsuit 12 2017		
	7.	Approximate date of disposition N/A		
Plac	ce of p	present confinement WILLAM E. DONALDSON C.F.		
Ą.		ere a prisoner grievance procedure in this institution? (V) No (V)		
В.		you present the facts relating to your complaint in the state prisoner grievance procedure.		
C.	If yo	ur answer is YES:		
	` 1.	SYSTEM ON BY 11/2018, AND I APPENTED ON OS/10/2018.		
	2.	THE MARKET AND THE MARKET ALL AND ALL		
	4.	GIEVE ME PSHCOTROPIC MEDICIATIONS, THATS, NOT FOR MY		
		Problem.		
D.	ur answer is NO, explain why not? BECAUSE A.D.O.C. DUES NT HAVE			
. *	<u>A</u>	GRIEVANUE PROCEDURE.		
Parl	tios			
In i	tem A	below, place your name(s) in the first blank and place your present address in tank. Do the same for additional plaintiffs, if any.		
	Nam	e of plaintiff(s) ANDRE D. FLAGG-EL		
A.	, ,	·		
Α.				

In item B, below, place the full name of the defendant in the first blank, his official position in the second blank, and his place of employment in the third blank. Use item C for the manes, positions, and places of employment of any additional defendants.

- B. Defendant KM IVEY
 is employed as GOVERNOW OF AUABAMA.

 at ALABAMA DEPARTMENT OF CORRECTIONS
- C. Additional Defendants LEON BOLLING, WARDEN II; HOLMANS WARDEN BE MITCHELL AND WARDEN I RAYOUN; JEFFERSON CUNN; COMISSIONER AT CONALISON CIF.; JAME DOE, COMISSIONER OF HOLDMAN CIF.; WARDEN III AND II AT KELDY C.F.; MENTAL HEALTH ODCTOR'S DAVES AT COMPLISON, AND AT HUMAN; AND KORBY C.F.S.; MENTAL HEALTH DEPARTMENT FOR A.D.O.C. AND SAPPHERE CO. TAK.

IV. Statement of Claim

State here, as briefly as possible, the FACTS of your case. Describe how each defendant is involved. Include, also, the names of other persons involved, dates and places. To not give any legal arguments on allowing cases on statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. Use as much space as you need. Attach extra sheet, if necessary.

ON 04 11/18, I FILED A MEDICAL GREDBANGE ABOUT & SEXTIONS EAR & EYE

ACHES; NOSE BLEEDS, MUSCLE & BEZAN SLASMS; FATUTING & DITTURESS MUZE TO A

IMPLANT. I REQUESTED A CATSCAN / MULL WITH MEDICAL BUT WAS PETFERED TO

MENTAL HEALTH TUSTED WEARN THEY GAVE ME PSHYLITEOPEC DYING W/O ANY MEDICAL

EXAMINATIONS OR PSHYKOLOGICAL EVALUATIONS TO CONFER THAT I WAS REALLY

A CHRONIC PARANOTO SCHEZIA PHENIC. THEY PLACED MA IN A MENTAL HEALTH

DORM, WERE INMATE ARE LOCKED BOWN (24) HOUR A DAY, [DECHUSE THERE'S

NO MENTAL HEALTH BOYLLATION AT AU], ALSO IM BEZNG MENTED ACCESS TO

THE COURT'S BECHUSE THE CAPITAN'S LAW CLERK DOES NOT BRING THE

LEGIN REBEDECH PEQUESTED. I'VE TRIKED TO SEVERAL SUPERVISOR'S

INCLUDING CPT. CALDWELL AND NOTHING HAS CHANGED, I'VE SPOKE W/

DR. DAVES, AND HE SCHEDULED, ME TO HAVE A CATSCAN; BUT IT'S BEEN

٧.

UVER (4) MOS. APPROXEMATELY AND	O I HAVE NOT BEEN YET, IM STILL				
SUFFERENG WI THESE SERVE MEDI	CUAL ESSUES TO DAY. I ALSO TOLD THE				
"ACTING THEMAPIST", HENE AND GOT TH	E SAME PESSITS LAM ALSO IN FEAR UP				
MY LEFTE AS THESE OPERATORS OF THE "SAPPHENE" THREATEN AND THREATEN ENG TO KELL ME, TO COVER UP THESE CONSTITUTEDNAL VEGLATIONS WILL HEALTH ISSUES					
RELIEF					
State briefly emoly what you want the court cases or statutes.	to do for you. Make no legal arguments. Cite no				
I AM REUMESTENG A FULL EXAME	NATION BY A NEKOLOGIST, A COTSCAN, AND A				
MRI, ETC. TO LOUATE AND HAVE THES	IMPLANT PRIMITED. AS THE PLAINTIFF IS				
SEEKING TO SHE THE DEFENDANTS ?	INDUNEDUALLY AND AS A OFFICER CAPACITY				
FOR THIMM CTOVE, PHINTIEVE PRIMET ASWELL AS OTHER DAMAGES, MEDILAL COST, ATTORNEY FER'S AND COMPT COST.					
"I declare under penalty of perjury that the fore	egoing is true and correct.				
Executed on 02 28 2018 (date)					
(unity)	Ludy D. Jely - El.				
·	Signature(s)				

ANDRE D. FLAGG-EL#310705 W.E. DONALDSON C.F. 100 WARREOK LANE BESSEMER, AL 35023 BIRMINGHAM AL 350 OI MAR 19 PM 1 L



OFFICE OF THE CLERK
U.S. DISTECT COURT
ONE CHURCH STREET, SUITE 13-110
MONTGOMERY, AL 36104-4018

IFC// MIV

36104-401801

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